**FILED** CARA F. BARRICK, CA Bar No. 303107 cara.barrick@ogletree.com SHANNON R. CLAWSON, CA Bar No. 273699 Feb 19 2021 shannon.clawson@ogletree.com OGLETREE, DEAKINS, NASH, SUSAN Y. SOONG SMOAK & STEWART, P.C. One Embarcadero Center, Suite 900 CLERK, U.S. DISTRICT COURT San Francisco, CA 94111 NORTHERN DISTRICT OF CALIFORNIA 415-442-4810 Telephone: SAN FRANCISCO Facsimile: 415-442-4870 Attorneys for Defendant HEALTH ADVANCES, LLC 8 Daniel Feder (SBN 130867) daniel@dfederlaw.com LAW OFFICES OF DANIEL FEDER 10 235 Montgomery Street, Suite 1019 San Francisco, CA 94104 11 Telephone: (415) 391-9476 12 Facsimile: (415) 391-9432 13 Attorney for Plaintiff VIANKA DUVERGLAS 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 17 VIANKA DUVERGLAS, an individual, Case No. 3:20-cv-02849-TSH 18 Plaintiff, STIPULATION AND [PROPOSED] ORDER RE: DISMISSAL OF ENTIRE ACTION 19 WITH PREJUDICE v. 20 HEALTH ADVANCES, LLC, and DOES 1 21 through 50, inclusive, Defendants. 22 23 24 25 26 27 28

STIPULATION AND [PROPOSED] ORDER RE: DISMISSAL OF ENTIRE ACTION WITH PREJUDICE

1	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff VIANK
2	DUVERGLAS ("Plaintiff") and Defendant HEALTH ADVANCES, LLC ("Defendant")
3	(collectively, "the Parties"), by and through their respective counsel of record, stipulate and request
4	that the entire above-captioned action be dismissed with prejudice, with each side to bear its own
5	costs and fees.
6	IT IS SO STIPULATED.
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9	Dated: February 12, 2021 LAW OFFICES OF DANIEL FEDER
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11	By: /s/ Vanuel J. Feels
12	DANIEL FEDER
13	Attorneys for Plaintiff VIANKA DUVERGLAS
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15	OCHETREE DEAKING MACH CMOAK &
16 17	Dated: OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
18	
19	By: /s/
20	CARA F. BARRICK SHANNON R. CLAWSON
21	Attorneys for Defendant HEALTH ADVANCES, LLC
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	1 Case No. 3:20-cv-02849-TSH

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1	Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff VIANK
2	DUVERGLAS ("Plaintiff") and Defendant HEALTH ADVANCES, LLC ("Defendant")
3	(collectively, "the Parties"), by and through their respective counsel of record, stipulate and request
4	that the entire above-captioned action be dismissed with prejudice, with each side to bear its own
5	costs and fees.
6	IT IS SO STIPULATED.
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9	Dated: LAW OFFICES OF DANIEL FEDER
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11	Dyn
12	By:
13	Attorneys for Plaintiff VIANKA DUVERGLAS
14	VIAINKA DO VERGLAS
15	
16	Dated: February 19, 2021 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
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19	By: <u>/s/ Shannon R. Clawson</u> CARA F. BARRICK
20	SHANNON R. CLAWSON
21	Attorneys for Defendant HEALTH ADVANCES, LLC
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	1 Case No. 3:20-cv-02849-TSH STIPULATION AND [PROPOSED] ORDER RE: DISMISSAL OF ENTIRE ACTION WITH PREJUDICE

**ATTESTATION** Pursuant to Civil Local Rule 5-1(i)(3), I attest that concurrence in the filing of this document has been obtained from the other signatories. DATED: February 19, 2021 /s/ Shannon R. Clawson SHANNON R. CLAWSON 

**ORDER OF THE COURT** Pursuant to the Stipulation and [Proposed] Order by and between Plaintiff VIANKA DUVERGLAS and Defendant HEALTH ADVANCES, LLC and GOOD CAUSE appearing to the Court, IT IS HEREBY ORDERED that the matter is dismissed with prejudice in its entirety, in accordance with the terms of the Stipulation. Each party shall bear its own fees and costs. IT IS SO ORDERED. DATED: February 19, 2021 UNITED STATES MAGISTRATE JUDGE 46092460.1